UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF MICHIGAN

CINDY HALABURDA, individually and on behalf of all others similarly situated,

Case No. 2:12-cv-12831-GCS-RSW

Plaintiff,

Hon. George C. Steeh

Hon. George C. Steeh

v.

BAUER PUBLISHING CO., LP, a Delaware Partnership,

Defendant.

DAVID GRENKE, individually and on behalf of all others similarly situated,

Case No. 2:12-cv-14221-GCS-MKM

Plaintiff,

v.

HEARST COMMUNICATIONS, INC., a Delaware Corporation,

Defendant.

SUSAN FOX, individually and on behalf of all others similarly situated,

Plaintiff,

v.

TIME, INC., a Delaware Corporation,

Defendant.

Case No. 2:12-cv-14390-GCS-MKM

Hon. George C. Steeh

STIPULATION TO WITHDRAW PLAINTIFFS' PENDING MOTIONS FOR CLASS CERTIFICATION

This Stipulation is entered into by and among Plaintiffs Cindy Halaburda, David Grenke, and Susan Fox ("Plaintiffs"), and Defendants Bauer Publishing Co., LP, Hearst

Communications, Inc., and Time Inc. (collectively "Defendants"), by and through their respective counsel.

WHEREAS, on August 23, 2012, Plaintiff Halaburda filed her Amended Complaint in the case captioned *Halaburda v. Bauer Publishing Co., LP*, Case No. 2:12-cv-12831 (E.D. Mich);

WHEREAS, on September 24, 2012, Plaintiff Grenke filed his Complaint in the case captioned *Grenke v. Hearst Communications, Inc.*, Case No. 2:12-cv-14221 (E.D. Mich);

WHEREAS, on October 3, 2012, Plaintiff Fox filed her Complaint in the case captioned *Fox v. Time, Inc.*, Case No. 2:12-cv-14390 (E.D. Mich);

WHEREAS, at the time they their filed their Complaints, Plaintiffs also filed motions for class certification requesting, among other things, that the Court reserve ruling on the issue of class certification until after the Parties have had a sufficient opportunity to commence and complete discovery related to requirements of Fed. R. Civ. P. 23 for maintaining their cases as class actions. (Halaburda Dkt. 10; Grenke Dkt. 2; Fox Dkt. 2);

WHEREAS, Plaintiff Halaburda agreed to withdraw her pending motion for class certification if Defendant Bauer Publishing Co., LP, agreed not to, directly or indirectly, attempt to negotiate, settle, or otherwise "pick off" Plaintiff Halaburda's claims against it without the prior written consent of her counsel;

WHEREAS, on September 11, 2012, the Parties in the *Halaburda* case submitted a Stipulation for Court approval in which Plaintiff Halaburda agreed to withdraw her pending motion for class certification (Halaburda Dkt. 14) and the Court approved and entered the Stipulation on September 21, 2012 (Halaburda Dkt. 16);

WHEREAS, on December 3, 2012, the Defendants in each of the above-captioned cases

filed Motions to Dismiss their respective lawsuits. (Halaburda Dkt. 29; Grenke Dkt. 18; Fox Dkt. 22);

WHEREAS, on January 8, 2013, Chief Judge Rosen entered an Order consolidating the three cases, for "the limited purpose of coordinated or consolidated pretrial proceedings for which joint resolution furthers judicial economy and consistency," and assigning them to this Court "until no longer required to promote judicial efficiency." (Halaburda Dkt. 34; Grenke Dkt. 27; Fox Dkt. 33);

WHEREAS, on January 30, 2013, Plaintiffs in each of the above-captioned cases propounded discovery, consisting of document requests and interrogatories, on Defendants;

WHEREAS, on March 27, 2013, following oral argument, the Court reserved ruling on Defendants' Motions to Dismiss, and entered a stay of discovery pending resolution of the Motions to Dismiss. (Halaburda Dkt. 44; Grenke Dkt. 35; Fox Dkt. 41);

WHEREAS, on August 6, 2013, the Court granted in part and denied in part Defendants' Motions to Dismiss, and set Plaintiff Grenke's and Fox's pending Motions for Class Certification for hearing on August 21, 2013. (Halaburda Dkt. 47; Grenke Dkt. 38; Fox Dkt. 43);

WHEREAS, Plaintiffs' counsel conferred with Defendants' counsel and agreed to withdraw Plaintiffs Grenke's and Fox's motions for class certification on condition that, in exchange, Defendants Time Inc. and Hearst Communications Inc. will not, directly or indirectly, without the prior written consent of Plaintiffs' counsel, attempt to negotiate or otherwise settle Plaintiffs Grenke's and Fox's claims (which is commonly referred to as a "pick off");

WHEREAS, Defendants Time Inc. and Hearst Communications Inc. have agreed that they will not, directly or indirectly, without the prior written consent of Plaintiffs' counsel, attempt to negotiate, settle, or otherwise "pick off" Plaintiffs Grenke's and Fox's claims;

NOW THEREFORE, the Parties stipulate as follows:

1. Plaintiff Grenke withdraws his pending Motion for Class Certification;

2. Plaintiff Fox withdraws her pending Motion for Class Certification;

3. Defendant Hearst Communications Inc. will not, directly or indirectly, attempt to

negotiate, settle, or otherwise "pick off" Plaintiff Grenke's claims without the prior written

consent of Plaintiff Grenke's counsel;

4. Defendant Time Inc. will not, directly or indirectly, attempt to negotiate, settle, or

otherwise "pick off" Plaintiff Fox's claims without the prior written consent of Plaintiff Fox's

counsel; and

5. The August 21, 2013 hearing on the Motions for Class Certification is cancelled.

6. This Stipulation is without prejudice to any argument the parties might have in

support of or in opposition to any future motions for class certification.

IT IS SO STIPULATED.

Respectfully submitted,

Dated: August 20, 2013

Cindy Halaburda, David Grenke and Susan Fox, individually and on behalf of all others similarly situated,

By: /s/ Ari J. Scharg

One of Plaintiffs' Attorneys

Ari J. Scharg

J. Dominick Larry

EDELSON LLC

350 North LaSalle, Suite 1300

Chicago, Illinois 60654

Tel: (312) 589-6370

ascharg@edelson.com

nlarry@edelson.com

Counsel for Plaintiffs and the putative classes

Brian C. Summerfield – P57514

BODMAN PLC

201 W. Big Beaver Road

Suite 500

Troy, Michigan 48084

Tel: (248) 743-6075

bsummerfield@bodmanlaw.com

Counsel for Plaintiffs Cindy Halaburda, David Grenke, and

the putative classes

Henry M. Scharg

LAW OFFICE OF HENRY M. SCHARG

302 W. Main Street

Northville, Michigan 48167

Tel: (248) 596-1111 Fax: (248) 596-1578

hmsattyatlaw@aol.com

Counsel for Plaintiff Susan Fox and the putative class

Dated: August 20, 2013

Bauer Publishing Co., LP, Hearst Communications, Inc., and Time Inc.

By: /s/ Sharon L. Schneier

One of Defendants' Attorneys

Sharon L. Schneier

Collin J. Peng-Sue

Davis Wright Tremaine LLP

1633 Broadway – 27th Floor

New York, New York 10019

Tel: (212) 489-8230 Fax: (212) 489-8340

sharonschneier@dwt.com

collinpengsue@dwt.com

Robert M. Jackson – P40732

Arthur T. O'Reilly – P70406

HONIGMAN MILLER SCHWARTZ AND COHN LLP

660 Woodward Avenue, Suite 2290

Detroit, Michigan 48226

Tel: (313) 465-7400

Fax: (313) 465-7401

rjackson@honigman.com

aoreilly@honigman.com

Counsel for Defendants Bauer Publishing Co., LP, Hearst Communications, Inc., and Time Inc.

SO ORDERED.

<u>s/George Caram Steeh</u>United States District Judge

Dated: August 20, 2013